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GROUP 230

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Gordon E. Morrison et al

Serial No.: 560,093 Group No.: 237

Filed: July 30, 1990 Examiner: E. Chan

For: Pa

Parallel Processing Method and Apparatus for Increasing Processing

Throughput by Parallel Processing Low Level Instructions Having

Natural Concurrencies

Commissioner of Patents and Trademarks

Washington, D.C. 20231

AMENDMENT TRANSMITTAL

1. Transmitted herewith is an amendment for this application.

STATUS

2.	Applicant is									
	X a small entity — verified statement:									
	attached.									
	already filed.									
	other than a small entity.									

CERTIFICATE OF MAILING (37 CFR 1.8a)

I hereby certify that this paper (along with any referred to as being attached or enclosed) is being deposited with the United State Postal Sevice on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Kathleen L. Bushee

Date: Aug. 29, 1990

(Type or print name of person mailing paper

(Signature of person mailing paper

EXTENSION OF TERM

NOTE: "Extension of Time in Patent Cases (Supplement Amendments) — If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 CFR 1.645 for extensions of time in interference proceedings and 37 CFR 1.550(c) for exten-

. S	ions of time in reexamination	proceedings.	
 The 136 app 		e for a patent application ar	nd the provisions of 37 CFR
	(соп	nplete (a) or (b) as applicable	
(a) 🗌	Applicant petitions fo checked below:	r an extension of time for	the total number of months
	Extension (months)	Fee for other than small entity	Fee for small entity
	one month two months three months four months	\$56.00 \$170.00 \$390.00 \$610.00	\$28.00 \$85.00 \$195.00 \$305.00 Fee \$
If an a	additional extension of t	ime is required please consid	er this a petition therefor.
	(check and	complete the next item, if ap	plicable)
. 🗆	An extension for therefor of \$ of extension now requ	is deducted from the tota	een secured and the fee paid I fee due for the total months
	Ex	tension fee due with this requ	uest \$
	•	OR	4
(b) 🔯	Applicant believes the	at no extension of term is remained in the post	equired. However, this condi- sibility that applicant has inad-

vertently overlooked the need for a petition for extension of time.

FEE FOR CLAIMS

4.		The fee for claims has (Col. 1)			(Col. 2)		ol. 3)	SMALL ENTITY			OTHER THAN A SMALL ENTITY			
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